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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/721,379	11/26/2003	Kwang-Hoon Jeon	Q77953	6002
	EXAMINER			
2100 PENNSYLVANIA AVENUE, N.W. SUITE 800			NGUYEN, KIMNHUNG T	
			ART UNIT	PAPER NUMBER
			2629	
			MAIL DATE	DELIVERY MODE
			.06/04/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)		
		10/721,379	JEON, KWANG-HOON		
	Office Action Summary	Examiner	Art Unit		
		Kimnhung Nguyen	2629		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet wit	h the correspondence address		
A SH WHIC - Exte after - If NC - Failu Any	IORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DATES OF SIX (6) MONTHS from the mailing date of this communication. Of period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNIC 36(a). In no event, however, may a re vill apply and will expire SIX (6) MONT, cause the application to become ABA	CATION. ply be timely filed IHS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).		
Status					
1)⊠	Responsive to communication(s) filed on 12 M	arch 2007.			
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.				
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is				
	closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.		
Disposit	ion of Claims				
5)□ 6)⊠ 7)⊠	Claim(s) <u>1-9</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) <u>1 and 6</u> is/are rejected. Claim(s) <u>2-5 and 7-9</u> is/are objected to. Claim(s) are subject to restriction and/or				
Applicat	ion Papers				
9)	The specification is objected to by the Examine	r.			
10)	The drawing(s) filed on is/are: a) acce	epted or b) Objected to b	y the Examiner.		
	Applicant may not request that any objection to the	-···			
11)	Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Ex	- :	• •		
Priority (under 35 U.S.C. § 119				
а)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Aprity documents have been in (PCT Rule 17.2(a)).	oplication No received in this National Stage		
Attachmen	at(s) ce of References Cited (PTO-892)	4) Interview Su	ummary (PTO-413)		
2) Notice 3) Information	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	Paper No(s)	n/Mail Date formal Patent Application		

Application/Control Number: 10/721,379

Art Unit: 2629

DETAILED ACTION

1. This application has been examined. The claims 1-9 are pending. The examination results are as following.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jun (US 6,747,620) in view of Kim (US 2003/0035065).

As to claim 1, Kim discloses in fig. 1, an image display device, the device comprising: panel provided with an address electrodes and data electrodes (because Kim discloses the signal processor 102 provide the signal to make data suitable for the resolution of the monitor or panel therefore, it should have address electrodes and data electrodes, see 0033); a scaler (207) for converting an input image signal to fit into a resolution of the panel (see 0033); an inherent address driver and a data driver for driving the address electrodes and the data electrodes, respectively, in response to an image signal from the scaler (207); a luminance control means (104) for comparing line by line (see comparator 104 for comparing the high and low level, see 0029) changes of the image signal outputted from the scalar, changing luminance of the image signal outputted from the scalar according to a result of the comparison, and changing the number of operations of the address driver (see, 0029).

As to claim 6 is rejected the same reasons as claim 1.

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Allowable Subject Matter

4. Claims 2-5 and 7-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

5. The following is a statement of reasons for the indication of allowable subject matter: None of the cited art teaches or suggests that wherein the luminance control means includes a line delay unit for delaying the image signal outputted from the scaler by predetermined period of time; a comparator for comparing luminance of the pixels for the image signals outputted from the line delay unit and the scaler; a counter for counting a number of luminance differences among the pixels compared in the comparator; and a luminance controller for controlling the scaler in response to a results of the counting of the counter and changing the luminance of the image signal outputted from the scaler as claim 2; or the image display device further comprising a pixel pattern detector for detecting an on and off pattern of data of individual pixels constituting the image signal outputted to each line, and applying the detected pattern to the luminance control means in order for the luminance control means to change the luminance of the image signal outputted from the scaler as claim 5; or wherein the luminance change step includes steps of comparing the image signal outputted from the scaler line by line, and counting a number of luminance changes among pixels constituting the lines; and changing the luminance of the image signal outputted from the scaler according to the number of luminance changes counted as claim 8.

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Response To Arguments

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6. Applicant's arguments with respect to claims 1 and 6 have been considered but are moot

in view of the new ground(s) of rejection.

Correspondence

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Kimnhung Nguyen whose telephone number is (571) 272-7698.

The examiner can normally be reached on MON-FRI, FROM 8:30 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Richard Hjerpe can be reached on (571) 272-7691. The fax phone number for the

organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent

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like assistance from a USPTO Customer Service Representative or access to the automated

information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Kimnlung Hougen
Kimnhung Ngayen

Patent Examiner

May 17, 2007